

STATE OF NEW JERSEY  
DIVISION OF GAMING ENFORCEMENT  
DOCKET NO.: 11-1021-FA

STATE OF NEW JERSEY, DEPARTMENT  
OF LAW AND PUBLIC SAFETY,  
DIVISION OF GAMING ENFORCEMENT,

Complainant,

v.

THE AGGREGATE AMOUNT OF \$1,999.07  
IN GAMING WINNINGS THEORETICALLY  
OWED TO PATRONS GM, SP, JD, MK, JP,  
MM, GA, BLB, RTC, JBS, TG, MAS, DRS, SF,  
OM, FC, JNR, KC, EC, AP, JC, JP, BLB, JC,  
RG, SK, AJ, VA, NJM, MM, TP, VE, BK, JT,  
BD, CG, JC, CB, PL, BP, AC, AND DG  
by MARINA DISTRICT DEVELOPMENT  
COMPANY, LLC d/b/a BORGATA HOTEL,  
CASINO & SPA,

Respondents.

ORDER  
(Adjusted Amount \$1,779.07)

The Division of Gaming Enforcement (“Division”) having filed a complaint seeking forfeiture, pursuant to N.J.S.A. 5:12–71.3, of \$1,999.07 in theoretic gaming winnings presently being retained by Marina District Development Company, LLC d/b/a Borgata Hotel Casino & Spa (“Borgata”), which amount was confiscated from forty-two (42) underage patrons; and

The complaint having been served upon Borgata, and forty-two (42) concerned underage patrons, together with notice of their right to demand a plenary hearing within fifteen (15) days pursuant to N.J.S.A. 5:12-71.3 and N.J.A.C. 19:48-3.2; and

Forty-one (41) named Respondents having either expressly waived or failed to demand a

plenary hearing within the allotted time period permitted and NJM having agreed to a Stipulation of Settlement, thereby waiving the right to a hearing and constructively admitting the allegations in the complaint pursuant to N.J.S.A. 5:12-71.3 and N.J.A.C. 19:48-3.2; and

Counsel for Marina District Development Company, LLC d/b/a Borgata Hotel Casino & Spa having interposed no objection to the entry of a forfeiture order; and

The Director of the Division having reviewed and considered all evidence in the entire matter,

IT IS ORDERED that the forfeiture action of \$20.00 with respect to Respondent EC is dismissed due to the failure of the licensee to confiscate said monies from EC; and

IT IS FURTHER ORDERED that the terms of the Stipulation of Settlement reached between the Division of Gaming Enforcement and Respondent NJM, referenced above, are approved and as such, of the monies confiscated from NJM, \$180.00 shall be forfeited pursuant to N.J.S.A. 5:12-71.3, and the remaining \$200.00 shall be returned to NJM; and

IT IS FURTHER ORDERED that the adjusted of \$1,779.07 in gaming winnings theoretically owed to the forty-one (41) underage patrons are hereby forfeited pursuant to N.J.S.A. 5:12-71.3; and

IT IS FURTHER ORDERED that Marina District Development Company, LLC d/b/a Borgata Hotel Casino & Spa is directed to remit the forfeited money to the Division of Gaming Enforcement upon receipt of an invoice from the Division's Revenue Unit for appropriate disposition in accordance with the terms of N.J.S.A. 5:12-71.3c.

Dated

June 20, 2011



David Rebuck  
Acting Director  
Division of Gaming Enforcement